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| APPLICATION NO.                                | FILING DATE     | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO.   | CONFIRMATION NO. |
|--|-----------------|----------------------|-----------------------|------------------|
| 10/052,419                                     | 01/18/2002      | Tara Kimbrell Cole   | GTF-1                 | 5334             |
| 20311<br>LUCAS & ME                            | 7590 11/01/2007 |                      | EXAMINER              |                  |
| LUCAS & MERCANTI, LLP<br>475 PARK AVENUE SOUTH |                 |                      | WEIS, SAMUEL          |                  |
| 15TH FLOOR<br>NEW YORK,                        | ·               |                      | ART UNIT PAPER NUMBER |                  |
|  |                 |                      | 3693                  |                  |
|  |                 |                      |                       |                  |
|  |                 |                      | MAIL DATE             | DELIVERY MODE    |
|  |                 |                      | 11/01/2007            | PAPER            |

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

|  |   | Application No.  | Applicant(s)  |  |  |  |  |
|--|---|--|---|--|--|--|--|
| ·  |   | 10/052,419   | COLE, TARA KIMBRELL   |  |  |  |  |
|  | Office Action Summary   | Examiner   | Art Unit  |  |  |  |  |
|  |   | Samuel S. Weis   | 3691  |  |  |  |  |
|  | The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply  |  |   |  |  |  |  |
| WHIC<br>- Exter<br>after<br>- If NC<br>- Failu<br>Any  | ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANSIONS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Operiod for reply is specified above, the maximum statutory period we are to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b). | ATE OF THIS COMMUNICATION  B6(a). In no event, however, may a reply be tiruly apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE | N. mely filed the mailing date of this communication. ED (35 U.S.C. § 133). |  |  |  |  |
| Status   |   |  |   |  |  |  |  |
| 1)⊠  | Responsive to communication(s) filed on 10 Au   | <u>ıgust 2007</u> .  |   |  |  |  |  |
| 2a) <u></u>  | This action is FINAL. 2b)⊠ This action is non-final.  |  |   |  |  |  |  |
| 3)   | Since this application is in condition for allowance except for formal matters, prosecution as to the merits is   |  |   |  |  |  |  |
|  | closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.   |  |   |  |  |  |  |
| Dispositi  | ion of Claims   |  | •   |  |  |  |  |
| 4) Claim(s) <u>1-9</u> is/are pending in the application.  |   |  |   |  |  |  |  |
| 4a) Of the above claim(s) is/are withdrawn from consideration.   |   |  |   |  |  |  |  |
| 5)   | 5) Claim(s) is/are allowed.   |  |   |  |  |  |  |
| 6)⊠  | 6)⊠ Claim(s) <u>1-9</u> is/are rejected.  |  |   |  |  |  |  |
| ·  | Claim(s) is/are objected to.  |  |   |  |  |  |  |
| 8) Claim(s) are subject to restriction and/or election requirement.  |   |  |   |  |  |  |  |
| Applicati  | ion Papers  |  |   |  |  |  |  |
| 9) 🗌   | The specification is objected to by the Examine   | r.   |   |  |  |  |  |
| ·  | The drawing(s) filed on is/are: a) acce   |  | Examiner.   |  |  |  |  |
| Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).      |   |  |   |  |  |  |  |
|  | Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  |  |   |  |  |  |  |
| 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. |   |  |   |  |  |  |  |
| Priority u   | under 35 U.S.C. § 119   | •  |   |  |  |  |  |
| 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).              |   |  |   |  |  |  |  |
| a) ☐ All b) ☐ Some * c) ☐ None of:  1. ☐ Certified copies of the priority documents have been received.      |   |  |   |  |  |  |  |
| Certified copies of the priority documents have been received in Application No                              |   |  |   |  |  |  |  |
| 3. Copies of the certified copies of the priority documents have been received in this National Stage        |   |  |   |  |  |  |  |
| application from the International Bureau (PCT Rule 17.2(a)).  |   |  |   |  |  |  |  |
| * See the attached detailed Office action for a list of the certified copies not received.                   |   |  |   |  |  |  |  |
|  |   |  |   |  |  |  |  |
| Attachmen  |   |  |   |  |  |  |  |
|  | ce of References Cited (PTO-892)<br>ce of Draftsperson's Patent Drawing Review (PTO-948)  | 4) Interview Summary<br>Paper No(s)/Mail D   |   |  |  |  |  |
| 3) Infor   | re of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08) er No(s)/Mail Date  | 5) Notice of Informal F 6) Other:  |   |  |  |  |  |

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## **DETAILED ACTION**

1. This is in response to the Applicant's amendment of August 10, 2007. No claims have been amended except to correct minor punctuation informalities. The Examiner hereby withdraws the rejection of May 23, 5007. Claims 1-9 have been examined.

## Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tozzoli et al., U.S. Pat. No. 5,717,989 (hereinafter, Tozzoli), in view of Stroh, U.S. Pat. No. 7,155,409.

As to claim 1, Tozzoli discloses a method of operating a computerized exchange (abstract), comprising:

providing a counter party selection document on request to a seller or buyer to view, where the document contains a list of classes of counter parties together with counter party selection entry facilities (col. 6, line 45 – col. 8, line 67 and Figs. 1-5); permitting a seller to identify classes of buyers with whom they will, or will not, develop a transaction, by entering selections on the counter party selection document using the counter party selection entry facilities (col. 6, line 45 – col. 8, line 67 and Figs. 1-5); providing an offer document on request to a seller to view, where the offer document contains the following items: a list of classes of asset together with asset selection entry

facilities and asset information entry facilities for entry of details of the asset (col. 6, line 45 – col. 8, line 67 and Figs. 1-5);

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a list of terms for the offer together with offer selection entry facilities and information entry facilities for entry of details of the offer (col. 6, line 45 – col. 8, line 67 and Figs. 1-5);

a list of offer documents to accompany the elect together with offer document selection entry facilities and offer document attachment facilities for attaching copies of offer documents (col. 6, line 45 – col. 8, line 67 and Figs. 1-5);

a list of undertakings for the seller to make together with undertaking selection entry facilities and undertaking document attachment facilities for attaching copies of undertaking documents (col. 6, line 45 – col. 8, line 67 and Figs. 1-5);

permitting the seller to create an instance of the offer document (col. 6, line 45 - col. 8, line 67 and Figs. 1-5);

identifying the asset to be offered by using the asset selection entry facilities and asset information entry facilities (col. 6, line 45 – col. 8, line 67 and Figs. 1-5);

identifying the terms for the offer by using the offer selection entry facilities and offer information entry facilities (col. 6, line 45 – col. 8, line 67 and Figs. 1-5);

identifying the offer documents to accompany the offer by using the offer document selection entry, facilities and offer document attachment facilities (col. 6, line 45 – col. 8, line 67 and Figs. 1-5);

identifying the undertakings to be made by using the undertaking selection entry facilities and undertaking document attachment facilities (col. 6, line 45 – col. 8, line 67 and Figs. 1-5);

permitting the seller to submit an instance of the offer document, so that it becomes available to view by potential buyer from only the classes of buyers identified as being those whom the seller will develop the transaction (col. 6, line 45 – col. 8, line 67 and Figs. 1-5);

providing a counter offer document on request to a buyer after they have viewed an offer document, where the counter offer document contains counter offer selection and counter offer information entry facilities for entry of variations to an offer document instance (col. 6, line 45 – col. 8, line 67 and Figs. 1-5);

permitting the buyer to create an instance of the counter offer document by entering selections and information using the counter offer selection and information entry facilities, and to submit the counter offer instance, so that it becomes available to the seller (col. 6, line 45 – col. 8, line 67 and Figs. 1-5);

providing a counter offer document on request to any party after they have viewed an instance of a counter offer document, where the counter offer document contains counter offer selection and information entry facilities for entry of variations (col. 6, line 45 – col. 8, line 67 and Figs. 1-5);

permitting the party to create an instance of the counter offer document by entering selections and information using the counter offer selection and information entry

facilities, and to submit the counter offer instance, so that it becomes available to the counter party (col. 6, line 45 – col. 8, line 67 and Figs. 1-5).

Tozzoli does not explicitly disclose providing a web site accessible via the internet to sellers and buyers using computers and forfaiting.

However, Stroh teaches a trade financing method that includes forfaiting and utilizes the internet via a web site. Therefore, it would have been obvious to one skilled in the art at the time of the Applicant's invention to include the aforementioned limitations as disclosed by Stroh within Tozzoli for the motivation of selling goods and services over the internet and by forfaiting.

As to claims 2-7, the Examiner takes Official Notice that the following limitations are old and well known in the trading arts:

further step of repeating the last two steps, where the document available at the web site contain electronic links to independent sources of financial information, where the document available at the web site contains electronic links to standardized forms of documents, such as asset definition documents used to support instances of the offer document, where the document available at the website contains electronic links to standardized forms of undertaking documents, further step of the exchange providing the on-line assistance in completing the process, and further step of the exchange providing an asset screening document for use by potential buyers to select the types of asset they wish to view, and not view. Financial websites normally have links with information, standard forms, directions, as well as provide on-line help to customers.

As to claim 8, Tozzoli discloses a computerized exchange (abstract) comprising:

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a counter party selection document, where the document contains a list of classes of counter parties together with counter party selection entry facilities (col. 6, line 45 – col. 8, line 67 and Figs. 1-5);

an offer document, where the offer document contains the following items (col. 6, line 45 – col. 8, line 67 and Figs. 1-5):

a list of classes of asset together with asset entry facilities and asset information entry facilities for entry of details of the asset (col. 6, line 45 – col. 8, line 67 and Figs. 1-5); a list of terms for the offer together with offer selection entry facilities and offer information entry facilities for entry of details of the offer, a list of offer documents to accompany the offer together with offer document selection entry facilities and other document attachment facilities for attaching copies of offer document (col. 6, line 45 – col. 8, line 67 and Figs. 1-5);

a list of undertakings for the seller to make together with undertaking selection entry facilities and undertaking document attachment facilities for attaching copies of undertaking documents (col. 6, line 45 – col. 8, line 67 and Figs. 1-5);

a counter offer document containing counter offer selection and information entry facilities (col. 6, line 45 – col. 8, line 67 and Figs. 1-5);

a processor operable on request to retrieve a document (col. 6, line 45 – col. 8, line 67 and Figs. 1-5);

the processor being further operable on request either to permit the entry of selections and information to create instances of documents on-line (col. 6, line 45 – col. 8, line 67 and Figs. 1-5);

the processor being further operable to permit viewing of instances of offer documents by potential buyers, depending upon the selections and entries made by the seller in counter party selection document (col. 6, line 45 – col. 8, line 67 and Figs. 1-5).

Tozzoli does not explicitly disclose providing a web site accessible via the internet to sellers and buyers using computers and forfaiting.

However, Stroh teaches a trade financing method that includes forfaiting and utilizes the internet via a web site. Therefore, it would have been obvious to one skilled in the art at the time of the Applicant's invention to include the aforementioned limitations as disclosed by Stroh within Tozzoli for the motivation of selling goods and services over the internet and by forfaiting.

As to claim 9, the Examiner takes Official Notice that a printing facility is old and well known in the trading arts.

## Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Samuel S. Weis whose telephone number is (571) 272-1882. The examiner can normally be reached on 8:30 to 5, Monday - Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James Kramer can be reached on (571) 272-6783. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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SUPERVISORY PATENT EXAMINER